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DILWORTH & BARRESE, LLP			DUONG, THANH P	
333 EARLE OVINGTON BLVD. UNIONDALE, NY 11553			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/973,401	KARRS ET AL.			
		Examiner	Art Unit			
		Tom P. Duong	1764			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - External after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re rill apply and will expire SIX (6) MONT cause the application to become ABA	ATION. ply be timely filed HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).			
Status						
 Responsive to communication(s) filed on <u>04 August 2006</u>. This action is FINAL. This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i>, 1935 C.D. 11, 453 O.G. 213. 						
Dispositi	on of Claims					
4) Claim(s) 1-38 and 50-57 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-38 and 50-57 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers						
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
.0,	Applicant may not request that any objection to the o					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment	t(s)	•				
1) Notice 2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper No(s)	mmary (PTO-413) Mail Date ormal Patent Application			

DETAILED ACTION

Applicants' remarks and amendments filed on August 4, 2006 have been carefully considered. Claims 39-49 have been canceled. Claims 1-38 and 50-57 are pending in this application.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-3, 8, 14, and 15 are rejected under 35 U.S.C. 102(b) as being anticipated by European Patent Application 0166480 (EU '480). It is noted that the system is being examined as an apparatus. Regarding claims 1 and 8, EU '480 discloses a system for catalytically treating a gas stream (Figure and page 1), which comprises: a gas phase reactor containing a catalyst (disks 20) for the treatment of the gas stream containing NOx (page 2, line 1) in at least one catalyst bed having an upstream end and a downstream end; an axial fan (7) positioned upstream of the at least one catalyst bed and having a rotatable impeller (rotor blades as shown in Figure) for moving the gas stream through the gas phase reactor; and, c) gas flow modification means (the flare portion 34 connected after the constricted area 13 as shown in Figure and See below illustrated dwgs) positioned between the impeller and the gas phase reactor for decreasing gas stream velocity, and increasing gas flow uniformity. EU '480

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discloses the gas flow modification means of the claimed invention; therefore, the gas flow modification means of EU '480 inherently decreases the gas stream velocity and increases gas flow uniformity since a prima facie case of either anticipation or obviousness has been established when the claimed and the prior art products are identically or substantially identical in structure. See *In re Best*, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977). Regarding claims 2 and 3, the flow gas modification means of EU '480 inherently provides a gas stream entering the gas phase reactor with a velocity profile exhibiting not more than about 10% or 5% velocity deviation from an average gas stream velocity at the upstream end of the at least one catalyst bed, since the EU '480 discloses the gas flow modification means of the claimed invention: therefore, the velocity profile characteristics must necessarily present in the structure. See In re Best, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977). Regarding claims 14 and 15, EU '480 discloses the fan (7) impeller includes a plurality of blades as shown in Figure 1.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 1 and 21-23, 31, 34-35, and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamaguchi (5,282,355). Regarding claims 1, 21-23, and 31, Yamaguchi discloses a system for catalytically treating a furnace flue gas (Fig. 2), which comprises: a) gas phase reactor containing a catalyst (6) for the treatment of the flue gas in at least one catalyst bed (Col. 1, lines 50-55) having an upstream end and a downstream end for removal of NOx; b) an axial fan (gas turbine 1) positioned upstream of the at least one catalyst bed and downstream of furnace and having a rotatable impeller (inherent feature of a gas turbine) for moving the flue gas from the furnace through the gas phase reactor; and, means for recycling a portion of the flue gas (via component 10) from downstream of the axial fan to a convection section (section 4). Note, the convection section 4 has a front conical transition duct which constitutes the gas flow modification means for decreasing the gas velocity and increasing gas flow uniformity. Note, Yamaguchi '355 discloses the gas flow modification means of the claimed invention; therefore, the gas flow modification means of Yamaguchi '355 inherently possesses velocity characteristics of decreasing the gas stream velocity and increasing gas flow uniformity. Note, a prima facie case of either anticipation or obviousness has been established when the claimed and the prior art products are identically or substantially identical in structure. See In re Best, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977. With respect to the recycling portion of the flue gas to the convection section of the furnace located upstream of the axial fan, it would have been obvious in view of Yamaguchi to one having ordinary skill in the art to recycle a portion of the flue gas upstream of the gas turbine to effectively pressurized and deliver

the gas back into the catalytic system for gas treatment and such configuration provides a cost savings by eliminating the need for additional exhaust fan. It is submitted whether recycling a portion of the flue gas downstream of the axial fan to either upstream or downstream of the axial fan does not alter the mechanism of purifying the flue gas stream being the fact that the flue gas stream is mixed and vaporized the reducing agent NOx upstream of the catalyst member (6) [the flue gas stream (via fan 10) is mixed and vaporized the reducing agent (via line 8) prior to reaction taking place in the catalyst member 6 of Yamaguchi '355] as evidenced by Yamaguchi '355. Furthermore, the recitation with respect to recycling a portion of the flue gas upstream of the axial fan is directed to the manner of operating a device which does not differentiate the claimed apparatus from a prior art. See Ex parte Masham, 2 USPQ2d 1647 (Bd. Pat. App. & Inter. 1987). Regarding claims 22 and 23, Yamaguchi shows the exhaust gas and the reducing agent (ammonia) are feed to the recycle manifold (plurality of spray nozzles connected to a common pipe as shown in Fig. 2 in the convection section). Regarding claims 34 and 35, Yamaguchi discloses a gas turbine, which inherently has blade units comprise of blades extending radially outward from the impeller. Regarding claim 38, Yamaguchi discloses a heat recovery section (5) downstream of the phase reactor.

Claims 2-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over EU 3. '480. EU '480 shows convergent section 13 with enlarged section 34, which decreases the gas stream velocity and increasing the gas flow uniformity at most thru routine

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optimization. It appears EU '480 provide a gas flow modification means with the gas stream entering the gas phase reactor has a velocity profile exhibiting not more than about 10% or 5% velocity deviation from an average gas stream velocity at the upstream end of the at least one catalyst bed, since the EU '480 discloses the gas flow modification means of the claimed invention; therefore, the velocity profile characteristics must necessarily present in the structure. See *In re Best*, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977).

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4. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over EU '480 in view of Surette (5,632,142). Regarding claim 4, EU '480 discloses the axial fan (7) includes a housing (casing 30-31) and a flared portion (convergent section 13 to wall 34) but fails to disclose a tail cone includes a distally pointing tapered end portion. Surette teaches a gas turbine engine 101 with a tail cone (nozzle plug 117) to minimize turbulence and provide a smooth and uniform flow path to the diffuser 115 or downstream duct (Col. 3, lines 21-23 and Col. 3, lines 38-44). Thus, it would have been obvious in view of Surette to one having ordinary skill in the art to modify the turbine structure of EU '480 with a gas turbine with a tail cone as taught by Surette in order to provide a smooth flow stream downstream of the turbine blades or axial fan blades.

Note, Surette also makes it clear the function of the flared portion (diffuser 34) is to reduce the velocity of the exhaust gas (Col. 4, lines 58-67).

5. Claims 5, 50, 51, and 53-55 are rejected under 35 U.S.C. 103(a) as being unpatentable over the applied references (EU '480 in view of Surette '142) as applied to claims 1 and 4 above, and further in view of Tyler et al. (2,936,846) and Ishikawa et al. (5,043,146). The applied references disclose a transition duct (convergent section 13 to wall 34 of EU '480 and bell-shaped wall 119 of Surette '142) which flare outward so as to gradually increase cross-sectional area available to gas stream flow and the circumference of the housing gradually increases from a position of the housing at the axial fan to the outlet of the housing but fail to disclose the transition duct having perforated walls. Tyler '846 teaches a turbine engine (Col. 4, lines 25-30) with a transition duct having perforated walls (perforations 48 in walls of cylindrical section 36) to suppress the noise generated by the turbine engine. Thus, it would have been obvious in view of Tyler '846 to one having ordinary skill in the art to modify the transition duct of the applied references having perforated walls as taught by Tyler '846 in order to reduce the noise generated from the exhaust gas. Alternatively, Ishikawa teaches a flow controller 3 or guide vane unit (Col. 3, lines 30-32) is provided in front of the catalyst layer 4 in the duct portion 1 as shown in Figs. 4-5 and 10-11 to prevent the generation of vortexes in front of the catalyst layer (Col. 5, lines 14-17) and to provide a uniform exhaust gas flow to the catalyst layer (Col. 1, lines 31-38). Thus, it would have been obvious in view of Ishikawa to one having ordinary skill in the art to modify the transition duct of the applied references having perforated walls as taught by Ishikawa in order to minimize the generation of the vortexes and provide a uniform exhaust gas flow to the catalyst layer.

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6. Claims 6 and 56 are rejected under 35 U.S.C. 103(a) as being unpatentable over EU '480 in view of Tyler et al. '846 and Ishikawa et al. '146. EU '480 discloses a transition duct (convergent section 13 to wall 34 of EU '480) which flare outward so as to gradually increase cross-sectional area available to gas stream flow but fails to disclose the transition duct having perforated walls. Tyler '846 discloses a turbine engine (Col. 4, lines 25-30) with a transition duct having perforated walls (perforations 48 in walls of cylindrical section 36) to suppress the noise generated by the turbine engine. Thus, it would have been obvious in view of Tyler '846 to one having ordinary skill in the art to modify the transition duct of EU '480 having perforated walls as taught by Tyler '846 in order to reduce the noise generated from the exhaust gas. Alternatively, Ishikawa teaches a flow controller 3 (Col. 3, lines 30-32) is provided in front of the catalyst layer 4 in the duct portion 1 as shown in Figs. 4-5 and 10-11 to prevent the generation of vortexes in front of the catalyst layer (Col. 5, lines 14-17) and to provide a uniform exhaust gas flow to the catalyst layer (Col. 1, lines 31-38). Thus, it would have been obvious in view of Ishikawa to one having ordinary skill in the art to modify the transition duct of EU '480 having perforated walls as taught by Ishikawa in order to minimize the generation of the vortexes and provide a uniform exhaust gas flow to the catalyst layer.

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7. Claims 7 and 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over EU '480 in view of Yamaguchi (5,282,355). Regarding claim 7, EU '480 fails to disclose means for recycling a portion of the gas stream from downstream of the axial

fan to a position upstream of the axial fan. Yamaguchi '355 teaches a portion of the NOx -free exhaust gas stream is recirculated back to the a position upstream of the axial fan (best understood by Examiner to be the front back of the catalyst system) to facilitate vaporizing the aqueous ammonia prior to injecting to the catalyst layer of the NOx removal system 6 (Col. 1, lines 31-46). Thus, it would have been obvious in view of Yamaguchi '355 to one having ordinary skill in the art to modify the exhaust treatment system of EU '480 with a recycling exhaust stream as taught by Yamaguchi in order to facilitate vaporizing of the aqueous ammonia to be used in the catalyst system. Regarding claim 18, EU '480 fails to disclose a heat recovery section positioned downstream of the gas phase reactor for cooling the gas stream. Yamaguchi teaches a heat exchanger 5 located both upstream and downstream of the exhaust gas to recover the heat from the exhaust gas to be used in a boiler (Col. 1, lines 21-31). Thus, it would have been obvious in view of Yamaguchi to one having ordinary skill in the art to modify the exhaust treatment system of EU '480 with a heat recovery section as taught by Yamaguchi in order to recover the heat from exhaust gas. Regarding claim 19, EU '480 fails to disclose means for introducing reducing agent into the gas stream. Yamaguchi teaches a reducing agent (ammonia) is introduced by via nozzle 10a (Fig. 3) to facilitate in reducing the NOx in the exhaust gas (Col. 1, lines 50-55). Thus, it would have been obvious in view of Yamaguchi to one having ordinary skill in the art to modify the exhaust treatment system of EU '480 with means for introducing reducing agent in to the gas stream as taught by Yamaguchi in order to facilitate the conversion of NOx to nitrogen. Regarding claim 20, EU '480 fails to disclose a gas stream recycle manifold

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[spray nozzles connected to common pipe (via line 10)] for communicating a portion of the gas stream downstream of the axial fan to a convection section of a furnace positioned upstream of the axial fan, wherein the means for introducing reducing agent comprises an inlet for introducing the reducing agent into the gas stream recycle manifold. Yamaguchi discloses a gas-recycling stream (via fan 10) downstream of a gas turbine 1 to facilitate vaporizing the ammonia and means for introducing reducing agent (via nozzle 10a) to facilitate in reducing the NOx (Col. 1, lines 50-55). Thus, it would have been obvious in view of Yamaguchi to one having ordinary skill in the art to modify the gas treatment system of EU '480 with a gas recycling stream and means for introducing the reducing agent as taught by Yamaguchi in order to facilitate vaporizing the ammonia and reducing the NOx.

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8. Claims 9-10 and 12-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over EU '480 in view of Balling et al. (5,397,545). EU '480 discloses the catalyst elements 20 but fails to disclose the catalyst bed includes a plurality of stackable, individually separable modules containing one or more materials selected from the group consisting of vanadium oxide, aluminum oxide, titanium oxide, tungsten oxide, molybdenum oxide and zeolite. Balling '545 teaches a plurality of stacked honeycomb catalytic converters (8,10,12,14,16) (Col. 4, lines 65-68) made of vanadium pentoxide, molybdenum oxide, and etc. (Col. 5, lines 1-6) to facilitate the conversion of nitrogen oxide to nitrogen and carbon dioxide (Col. 6, lines 18-24). Thus, it would have been obvious in view of Balling to one having ordinary skill in the art to modify the

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catalyst elements of EU '480 with a honeycomb catalyst converters as taught by Balling to facilitate the conversion of NOx to nitrogen.

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- 9. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over EU '480 in view of Carlborg et al. (6,534,022). EU '480 discloses catalyst elements 20 but fails to disclose the catalyst bed comprises a catalyst supported on a mesh-like structure having a void space of at least about 85%. Carlborg teaches the catalyst is supported on a mesh-like structure with a porosity greater than 85% (Col. 2, lines 1-7), which provides the benefits of superior heat transfer, low thermal mass, and improved catalyst effectiveness (Col. 8, lines 35-39). Thus, it would have been obvious in view of Carlborg to one having ordinary skill in the art to modify the catalyst elements of EU '480 with a catalyst of a mesh-like structure as taught by Carlborg in order to gain the above benefits.
- 10. Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over EU '480 in view of prior art Admission and. EU '480 discloses fan blades but fails to disclose blade units have a variable pitch. Admission discloses it is conventional to use blade units with variable pitch to control the flue gas velocity (specification page 9, lines 15-23). Thus, it would have been obvious in view of Admission to one having ordinary skill in the art to modify the fan blade of EU '480 with the blades having variable pitch in order to control the flue gas velocity.

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11. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over EU '480 in view of Acaster (5,709,088). EU '480 shows a fan having impeller but fails to disclose the impeller has a variable speed of rotation which is adjustable while the impeller is rotating. Acaster teaches an engine turbine (Fig. 1) having an impeller with variable speed of rotation depending on the demand of the exhaust gas quantity and pressure. Thus, it would have been obvious in view of Acaster to one having ordinary skill in the art to modify the fan of EU '480 with impeller has a variable speed of rotation as taught by Acaster in order to keep up with the demand of the exhaust gas and pressure. Note, it is conventional to provide impeller with gear reduction or variable drive ratio and it would have been obvious to do so here control the exhaust gas flow rate.

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12. Claims 21-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over EU '480 in view of Yamaguchi (5,282,355). Regarding claims 21-23, EU '480 discloses a system for catalytically treating a gas stream (Fig. 1 and page 1), which comprises: a gas phase reactor containing a catalyst (disks 20) for the treatment of the gas stream containing NOx (page 2, line 1) in at least one catalyst bed having an upstream end and a downstream end; an axial fan (7) positioned upstream of the at least one catalyst bed and having a rotatable impeller (rotor blades as shown in Fig. 1) for moving the gas stream through the gas phase reactor. EU '480 discloses the claimed invention except fails to disclose means for recycling a portion of the gas stream from downstream of the axial fan to a position upstream of the axial fan and means for introducing the reducing agent into the recycle manifold. Yamaguchi discloses a gas-recycling stream (via fan

10, Figure 2) downstream of a gas turbine 1 to facilitate vaporizing the ammonia and means for introducing reducing agent (via nozzle 10a) to the convection (4) facilitate in reducing the NOx (Col. 1, lines 50-55). The recitation of "recycling a portion of the flue gas stream downstream of the axial fan to the upstream of the axial fan is directed to the manner of operating a device, intended use, and rearrangement of parts. See In re-Otto, 312 F.2d 937, 938, 136 USPQ 458, 459 (CCPA 1963) and See Ex parte Masham. 2 USPQ2d 1647 (Bd. Pat. App. & Inter. 1987) and In re Japiske, 181 F.2d 1019, 86 USPQ 70 (CCPA 1950). It is submitted whether recycling a portion of the flue gas downstream of the axial fan to either upstream or downstream of the axial fan does not alter the mechanism of purifying the flue gas stream being the fact that the flue gas stream is mixed and vaporized the reducing agent NOx upstream of the catalyst member (6) [the flue gas stream (via fan 10) is mixed and vaporized the reducing agent (via line 8) prior to reaction taking place in the catalyst member 6 of Yamaguchi '355] as evidenced by Yamaguchi '355. Thus, it would have been obvious in view of Yamaguchi to one having ordinary skill in the art to modify the gas treatment system of EU '480 with a gas recycling stream and means for introducing the reducing agent as taught by Yamaguchi in order to facilitate vaporizing the ammonia and reducing the NOx. Regarding claim 24, it is conventional to provide control valve in a recycled gas stream and it would have been obvious to do so here to regulate the amount of gas flow rate recycled back into the convection section.

13. Claims 25 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over the applied references (EU '480 in view of Yamaguchi '355) as applied to claim 22 above, and further in view of Tyler et al. (2,936,846) and Ishikawa et al. (5,043,146). The applied references disclose a transition duct (convergent section 13 to wall 34 of EU '480) which flare outward so as to gradually increase cross-sectional area available to gas stream flow but fails to disclose the transition duct having perforated walls. Tyler '846 discloses a turbine engine (Col. 4, lines 25-30) with a transition duct having perforated walls (perforations 48 in walls of cylindrical section 36) to suppress the noise generated by the turbine engine. Thus, it would have been obvious in view of Tyler '846 to one having ordinary skill in the art to modify the transition duct of the applied references with perforated walls as taught by Tyler '846 in order to reduce the noise generated from the exhaust gas. Alternatively, Ishikawa teaches a flow controller 3 (Col. 3, lines 30-32) is provided in front of the catalyst layer 4 in the duct portion 1 as shown in Figs. 4-5 and 10-11 to prevent the generation of vortexes in front of the catalyst layer (Col. 5, lines 14-17) and to provide a uniform exhaust gas flow to the catalyst layer (Col. 1, lines 31-38). Thus, it would have been obvious in view of Ishikawa to one having ordinary skill in the art to modify the transition duct of the applied references with perforated walls as taught by Ishikawa in order to minimize the generation of the vortexes and provide a uniform exhaust gas flow to the catalyst layer. Regarding claim 26, Yamaguchi shows on Fig. 2 the gas stream recycle manifold has at least one inlet connected to the transition duct, and at least one outlet connected to the convection section of the furnace.

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Claims 25 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable 14. over Yamaguchi '355 in view of Tyler et al. (2,936,846) and Ishikawa et al. (5,043,146). Yamaguchi '355 discloses a transition duct (4) which flare outward so as to gradually increase cross-sectional area available to gas stream flow but fails to disclose the transition duct having perforated walls. Tyler '846 teaches a turbine engine (Col. 4, lines 25-30) with a transition duct having perforated walls (perforations 48 in walls of cylindrical section 36) to suppress the noise generated by the turbine engine. Thus, it would have been obvious in view of Tyler '846 to one having ordinary skill in the art to modify the transition duct of Yamaguchi having perforated walls as taught by Tyler '846 in order to reduce the noise generated from the exhaust gas. Alternatively, Ishikawa teaches a flow controller 3 (Col. 3, lines 30-32) is provided in front of the catalyst layer 4 in the duct portion 1 as shown in Figs. 4-5 and 10-11 to prevent the generation of vortexes in front of the catalyst layer (Col. 5, lines 14-17) and to provide a uniform exhaust gas flow to the catalyst layer (Col. 1, lines 31-38). Thus, it would have been obvious in view of Ishikawa to one having ordinary skill in the art to modify the transition duct of Yamaguchi having perforated walls as taught by Ishikawa in order to minimize the generation of the vortexes and provide a uniform exhaust gas flow to the catalyst

layer. Regarding claim 26, Yamaguchi shows on Fig. 2 the gas stream recycle manifold

has at least one inlet connected to the transition duct, and at least one outlet connected

to the convection section of the furnace.

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15. Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamaguchi '355 in view of Surette '142. Yamaguchi disclose a turbine 1 (inherently has an axial fan) and the housing having a flared portion (conical section 4) but fails to show a tail cone includes a distally pointing tapered end portion. Surette teaches a gas turbine engine 101 with a tail cone (nozzle plug 117) to minimize turbulence and provide a smooth and uniform flow path to the diffuser 115 or downstream duct (Col. 3, lines 21-23 and Col. 3, lines 38-44). Thus, it would have been obvious in view of Surette to one having ordinary skill in the art to modify gas turbine of Yamaguchi '355 with a gas turbine with a tail cone as taught by Surette in order to provide a smooth flow stream downstream of the turbine blades or axial fan blades. Note, Surette also makes it clear the function of the flared portion (diffuser 34) is to reduce the velocity of the exhaust gas (Col. 4, lines 58-67).

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16. Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamaguchi '355 in view of Carlborg et al. (6,534,022). Yamaguchi '355 discloses catalyst elements 20 but fails to disclose the catalyst bed comprises a catalyst supported on a mesh-like structure having a void space of at least about 85%. Carlborg teaches the catalyst is supported on a mesh-like structure with a porosity greater than 85% (Col. 2, lines 1-7), which provides the benefits of superior heat transfer, low thermal mass, and improved catalyst effectiveness (Col. 8, lines 35-39). Thus, it would have been obvious in view of Carlborg to one having ordinary skill in the art to modify

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the catalyst elements of EU '480 with a catalyst of a mesh-like structure as taught by Carlborg in order to gain the above benefits.

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- 17. Claims 28-29 and 32-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Yamaguchi '355 in view of Balling et al. (5,397,545). Yamaguchi '355 the catalyst system 6 but fails to disclose the catalyst bed includes a plurality of stackable, individually separable modules containing one or more materials selected from the group consisting of vanadium oxide, aluminum oxide, titanium oxide, tungsten oxide, molybdenum oxide and zeolite. Balling '545 teaches a plurality of stacked honeycomb catalytic converters (8,10,12,14,16) (Col. 4, lines 65-68) made of vanadium pentoxide, molybdenum oxide, and etc. (Col. 5, lines 1-6) to facilitate the conversion of nitrogen oxide to nitrogen and carbon dioxide (Col. 6, lines 18-24). Thus, it would have been obvious in view of Balling to one having ordinary skill in the art to modify the catalyst system of Yamaguchi '355 with a honeycomb catalyst converters as taught by Balling to facilitate the conversion of NOx to nitrogen.
- Claim 36 is rejected under 35 U.S.C. 103(a) as being unpatentable over 18. Yamaguchi '355 in view of prior art Admission. Yamaguchi discloses the gas turbine with fan blades but fails to disclose blade units have a variable pitch. Admission discloses it is conventional to use blade units with variable pitch to control the flue gas velocity (specification page 9, lines 15-23). Thus, it would have been obvious in view of

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Admission to one having ordinary skill in the art to modify the gas turbine of Yamaguchi '355 with the blades having variable pitch in order to control the flue gas velocity.

- 19. Claim 37 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamaguchi '355 in view of Acaster (5,709,088). Yamaguchi disclose a gas turbine with fan blades fails to disclose the impeller has a variable speed of rotation which is adjustable while the impeller is rotating. Acaster teaches an engine turbine (Fig. 1) having an impeller with variable speed of rotation depending on the demand of the exhaust gas quantity and pressure. Thus, it would have been obvious in view of Acaster to one having ordinary skill in the art to modify the gas turbine of Yamaguchi '355 with impeller has a variable speed of rotation as taught by Acaster in order to keep up with the demand of the exhaust gas and pressure. Note, it is conventional to provide impeller with gear reduction having variable drive ratio and it would have been obvious to do so here control the exhaust gas flow rate.
- 20. Claim 52 is rejected under 35 U.S.C. 103(a) as being unpatentable over the applied references (EU '480 in view of Surette '142 and Tyler et al. '846 and Ishikawa et al. '146) as applied to claims 1 and 4 above, and further in view of Zagoroff et al. (5,476,378). The applied references above fail to disclose the struts positioned in an annular space between the tail cone and the interior surface of the housing. Zagoroff teaches it is conventional to provide a shaft support struts 39 (Fig. 4) to facilitate distributing the air to the turbine blades. Thus, it would have been obvious in view of

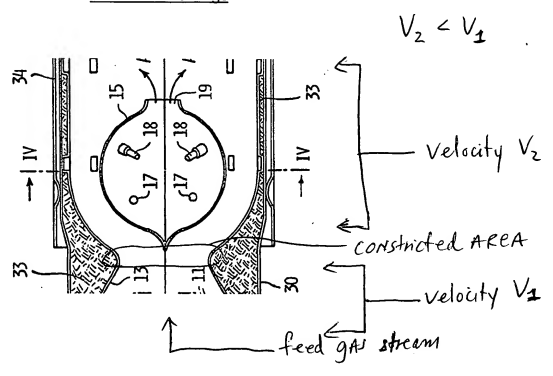
the applied references to provide struts between the tail cone and the housing to facilitate distributing the air to the system.

21. Claim 57 is rejected under 35 U.S.C. 103(a) as being unpatentable over the applied references (EU '480 in view of Surette '142) as applied to claim 27 above, and further in view of Tyler et al. (2,936,846) and Ishikawa et al. (5,043,146). The applied references disclose a transition duct (convergent section 13 to wall 34 of EU '480 and bell-shaped wall 119 of Surette '142) which flare outward so as to gradually increase cross-sectional area available to gas stream flow and the circumference of the housing gradually increases from a position of the housing at the axial fan to the outlet of the housing but fail to disclose the transition duct having perforated walls. Tyler '846 teaches a turbine engine (Col. 4, lines 25-30) with a transition duct having perforated walls (perforations 48 in walls of cylindrical section 36) to suppress the noise generated by the turbine engine. Thus, it would have been obvious in view of Tyler '846 to one having ordinary skill in the art to modify the transition duct of the applied references having perforated walls as taught by Tyler '846 in order to reduce the noise generated from the exhaust gas. The applied references fail to disclose a guide vane unit disposed at the inlet of the transition duct. Ishikawa teaches a flow controller 3 (rectifier) or guide vane (Col. 3, lines 30-32) is provided in front of the catalyst layer 4 in the duct portion 1 as shown in Figs. 4-5 and 10-11 to prevent the generation of vortexes in front of the catalyst layer (Col. 5, lines 14-17) and to provide a uniform exhaust gas flow to the catalyst layer (Col. 1, lines 31-38). Thus, it would have been obvious in view

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of Ishikawa to one having ordinary skill in the art to modify the transition duct of the applied references with guide vane unit as taught by Ishikawa in order to minimize the generation of the vortexes and provide a uniform exhaust gas flow to the catalyst layer.

Illustrated drawings



Response to Arguments

Applicant's arguments filed August 4, 2006 have been fully considered but they are not persuasive. (1) Applicants argued the "gas flow means position between the impeller and the gas phase reactor for decreasing gas stream velocity and increasing gas flow uniformity", is not just limited to the housing 110, the flaring distal end section 110, but also includes the transition duct 320 with perforations in the walls 321 as described in Applicants' specification at page 15, for example." It is noted that the features upon which applicant relies are not recited in the rejected claim(s). Although the claims are interpreted in light of the

specification, limitations from the specification are not read into the claims. See In re Van Geuns, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). As described above, both EU '480 and Yamaguchi '355 discloses the gas flow modification means of the claimed invention; therefore, the gas flow modification means of Yamaguchi '355 inherently possesses velocity characteristics of decreasing the gas stream velocity and increasing gas flow uniformity. Note, a prima facie case of either anticipation or obviousness has been established when the claimed and the prior art products are identically or substantially identical in structure. See In re Best, 562 F.2d 1252, 1255. 195 USPQ 430, 433 (CCPA 1977). (2) With respect to the recycling portion of the flue gas to the convection section of the furnace located upstream of the axial fan, it would have been obvious in view of Yamaguchi to one having ordinary skill in the art to recycle a portion of the flue gas upstream of the gas turbine to effectively pressurized and deliver the gas back into the catalytic system for gas treatment and such configuration provides a cost savings by eliminating the need for additional exhaust fan. It is submitted whether recycling a portion of the flue gas downstream of the axial fan to either upstream or downstream of the axial fan does not alter the mechanism of purifying the flue gas stream being the fact that the flue gas stream is mixed and vaporized the reducing agent NOx upstream of the catalyst member (6) [the flue gas stream (via fan 10) is mixed and vaporized the reducing agent (via line 8) prior to reaction taking place in the catalyst member 6 of Yamaguchi '355] as evidenced by Yamaguchi '355. Furthermore, the recitation with respect to recycling a portion of the flue gas upstream of the axial fan is directed to the manner of operating a device,

intended use, and rearrangement of parts. See *In re Otto*, 312 F.2d 937, 938, 136 USPQ 458, 459 (CCPA 1963) and See *Ex parte Masham*, 2 USPQ2d 1647 (Bd. Pat. App. & Inter. 1987) and *In re Japiske*, 181 F.2d 1019, 86 USPQ 70 (CCPA 1950).

(3) In response to applicant's argument that "Surette" is nonanalogous art, it has been held that a prior art reference must either be in the field of applicant's endeavor or, if not, then be reasonably pertinent to the particular problem with which the applicant was concerned, in order to be relied upon as a basis for rejection of the claimed invention. See *In re Oetiker*, 977 F.2d 1443, 24 USPQ2d 1443 (Fed. Cir. 1992). In this case,

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Surette teaches a gas turbine engine 101 with a tail cone (nozzle plug 117) to minimize turbulence and provide a smooth and uniform flow path to the diffuser 115 or downstream duct (Col. 3, lines 21-23 and Col. 3, lines 38-44). Thus, it would have been obvious in view of Surette to one having ordinary skill in the art to modify gas turbine of Yamaguchi '355 with a gas turbine with a tail cone as taught by Surette in order to provide a smooth flow stream downstream of the turbine blades or axial fan blades. Note, Surette also makes it clear the function of the flared portion (diffuser 34) is to reduce the velocity of the exhaust gas (Col. 4, lines 58-67). See also *State Contracting & Eng' g Corp. v. Condotte America, Inc.*, 346 F.3d 1057, 1068, 68 USPQ2d 1481, 1488 (Fed. Cir. 2003) (The question of whether a reference is analogous art is not relevant to whether that reference anticipates. A reference may be directed to an entirely different problem than the one addressed by the inventor, or may be from an entirely different field of endeavor than that of the claimed invention, yet the reference is still anticipatory if it explicitly or inherently discloses every limitation recited in the claims.

See MPEP 2131.05. (4) Applicants also argues the Tyler's reference disclose the structure of the claimed invention but the perforations of Tyler's reference fail to disclose the same function of "decreasing gas stream velocity and increase gas flow uniformity." Examiner respectfully disagrees, since it is submitted that an "apparatus claims cover what a device is, not what a device does." See Hewlett-Packard Co. v. Bausch & Lomb Inc., 909 F.2d 1464, 1469, 15 USPQ2d 1525, 1528 (Fed. Cir. 1990). See MPEP 2114. A claim containing a "recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus" if the prior art apparatus teaches all the structural limitations of the claim. See Ex parte Masham, 2 USPQ2d 1647 (Bd. Pat. App. & Inter. 1987). (5) With respect to the argument of Ishikawa's reference, it is submitted that the flow control unit not only provide a uniform flow distribution but also decreases the gas velocity since the gas velocity upstream of the flow control unit is higher than downstream of the flow control unit. (6) Applicant argued "the Examiner again mistakenly relies upon EU '480 which does not teach a method of achieving uniform flow and reduced velocity. It is submitted that applicant fail to recognize such argument is directed to a process limitation which does not impart structural limitations to the claim language. (6) With respect to the argument of Acaster's reference, the same reason of Tyler is applied here.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tom P. Duong whose telephone number is (571) 272-2794. The examiner can normally be reached on 8:00AM - 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on (571) 272-1444. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Tom Duong October 27, 2006

TA

Grann Coldanda